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10/614,901	07/09/2003	Hidetoshi Fujimoto	. 01-445	1869
23400 7590 03/22/2007 POSZ LAW GROUP, PLC			EXAMINER	
12040 SOUTH I	LAKES DRIVE		AGWUMEZIE, CHARLES C	
SUITE 101 RESTON, VA 20191		1	ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
	10/614,901	FUJIMOTO ET AL.
Office Action Summary	Examiner	Art Unit
	Charlie C. Agwumezie	3621
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING D. Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status		
1) ☐ Responsive to communication(s) filed on <u>09 Ji</u> 2a) ☐ This action is FINAL 2b) ☐ This 3) ☐ Since this application is in condition for allowa closed in accordance with the practice under E	s action is non-final. nce except for formal matters, pro	
Disposition of Claims		
4) Claim(s) 1-14 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-14 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o Application Papers 9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomposite and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct	wn from consideration. or election requirement. er. epted or b) objected to by the drawing(s) be held in abeyance. Settion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
11)☐ The oath or declaration is objected to by the Ex	xaminer. Note the attached Office	Action or form PTO-152.
Priority under 35 U.S.C. § 119		
a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in Application of the comments have been received in PCT Rule 17.2(a)).	ion No ed in this National Stage
Attachment(s) 1) M Notice of References Cited (PTO-892)	4) 🔲 Interview Summary	(PTO-413)
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 7/9/03; 9/8/05. 1/1/05, 2/14/06	Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

<u>Claims 8-14</u>, are rejected under 35 U.S.C. 102(b) as being anticipated by Kawano et al U.S. Patent No. 5,995,623.

As per <u>claim 8</u>, Kawano et al discloses a decryption method for decrypting decryption target data based on an encryption rule that is applied to encryption of encryption target data for producing the decryption target data, comprising steps of:

dividing the decryption target data into decryption target units (fig. 6; col. 9, lines 45-65; col. 14, lines 1-15;...providing a different encryption method for each data to be encrypted...); and

decrypting each of the decryption target units based on a decryption ratio of actually decrypted data length, within the each of the decryption target units, to entire data length of the each of the decryption target units (see fig. 6; col. 9, lines 45-60; col. 13, lines 45-65),

wherein the entire data length of the each of the decryption target units does not change both prior to and subsequent to being decrypted (see figs. 6D, 6E; col. 12, lines 30-40).

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As per <u>claim 9</u>, Kawano et al further discloses the decryption method, wherein the decryption ratio includes a plurality of different kinds, and wherein each of the plurality of different kinds of the decryption ratio is applied, in certain order, for decrypting (fig. 6; col. 9, lines 45-65; col. 14, lines 1-15; ... providing a different encryption method for each data to be encrypted...).

As per <u>claim 10</u>, Kawano et al further discloses the decryption method, wherein, when a certain kind of the decryption ratio is applied in the certain order, the certain kind of the decryption ratio is repeatedly applied for decrypting, at a certain number of times (see fig. 6; col. 15, lines 5-15).

As per <u>claim 11</u>, Kawano et al further discloses the decryption method, wherein, when the each of the decryption target units is decrypted based on the decryption ratio, decryption of the each of the decryption target units starts from a decryption starting point that is located in a certain point within the each of the decryption target units (see fig. 6).

As per <u>claim 12</u>, Kawano et al further discloses the decryption method, wherein the decryption starting point includes a plurality of different kinds, wherein a plurality of decryption patterns are generated by combination of the plurality of different kinds of the decryption ratio with the plurality of different kinds of the decryption starting point, and

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wherein each of the plurality of decryption patterns is applied, in given order, for decrypting (see figs. 6 and 8; col. col. 14, lines 1-15; ...providing a different encryption method for each data to be encrypted...).

As per <u>claims 13 and 14</u>, Kawano et al discloses a data decryption device for decrypting decryption target data based on an encryption rule that is applied to encryption of encryption target data for producing the decryption target data, comprising:

an inputting module for inputting the decryption target data (see figs. 8, 10, 13 and 15);

a decrypting module for decrypting the inputted decryption target data (figs. 1, 6, and 7); and

an outputting module for outputting the decrypted decryption target data, wherein the decrypting module includes:

dividing means for dividing the decryption target data into decryption target units (fig. 6; col. 9, lines 45-65; col. 14, lines 1-15;...providing a different encryption method for each data to be encrypted...); and

decrypting means for decrypting each of the decryption target units based on a decryption ratio of actually decrypted data length, within the each of the decryption target units, to entire data length of the each of the decryption target units (see fig. 6; col. 9, lines 45-60; col. 13, lines 45-65),

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wherein the entire data length of the each of the decryption target units does not change both prior to and subsequent to being decrypted (see figs. 6D, 6E; col. 12, lines 30-40).

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

<u>Claims 1-6, and 7-8</u>, are rejected under 35 U.S.C. 103(a) as being unpatentable over Raley et al U.S. Patent Application Publication No. 2003/0177400 A1 in view of Kawano et al U.S. Patent No. 5,995,623.

As per <u>claims 1</u>, Raley et al discloses an encryption method for encryption target data, comprising steps of:

dividing the encryption target data into encryption target units (0022; 0096; see claim 1, 6); and

encrypting each of the encryption target units based on an encryption ratio of actually encrypted data length, within the each of the encryption target units, to entire data length of the each of the encryption target units (0022; see claims 1, 2, 6 and 7; "...encrypting one or more portions of data based on the encryption ratio..."),

wherein the entire data length of the each of the encryption target units does not change both prior to and subsequent to being encrypted.

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What Raley et al does not explicitly teach is wherein the entire data length of the each of the encryption target units does not change both prior to and subsequent to being encrypted.

Kawano et al discloses wherein the entire data length of the each of the encryption target units does not change both prior to and subsequent to being encrypted (see figs. 6D, 6E; col. 12, lines 30-40)

Accordingly it would have been obvious to one of ordinary skill in the art at the time of applicant's invention to modify the system of Raley et al and incorporate a method wherein the entire data length of the each of the encryption target units does not change both prior to and subsequent to being encrypted in view of the teachings of Kawano et al in order to further ensure security.

As per <u>claims 2 and 9</u>, Raley et al further discloses the encryption method, wherein the encryption ratio includes a plurality of different kinds, and wherein each of the plurality of different kinds of the encryption ratio is applied, in certain order, for encrypting (0095; 0096; ...encryption can vary between values specified...).

As per <u>claims 3 and 10</u>, Raley et al further discloses the encryption method, wherein, when a certain kind of the encryption ratio is applied in the certain order, the certain kind of the encryption ratio is repeatedly applied for encrypting, at a certain number of times (0095; 0096).

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As per <u>claims 4 and 11</u>, Raley et al further discloses the encryption method, wherein, when the each of the encryption target units is encrypted based on the encryption ratio, encryption of the each of the encryption target units starts from an encryption starting point that is located in a certain point within the each of the encryption target units (0022; 0095; 0096).

As per <u>claim 5</u>, Raley et al further discloses the encryption method, wherein the encryption starting point includes a plurality of different kinds, wherein a plurality of encryption patterns are generated by combination of the plurality of different kinds of the encryption ratio with the plurality of different kinds of the encryption starting point, and wherein each of the plurality of encryption patterns is applied, in given order, for encrypting (0022; 0096; ...encrypts portions of the documents...divided by time intervals or based on the byte size...).

As per <u>claims 6, and 7</u>, Raley et al discloses an data encryption device for encrypting encryption target data, comprising:

an inputting module for inputting the encryption target data (fig. 1, 3); an encrypting module for encrypting the inputted encryption target data (fig. 1, 15); and

an outputting module for outputting the encrypted encryption target data, wherein the encrypting module includes:

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dividing means for dividing the inputted encryption target data into encryption target units (0022; 0096; see claim 1, 6); and

encrypting means for encrypting each of the encryption target units based on an encryption ratio of actually encrypted data length, within the each of the encryption target units, to entire data length of the each of the encryption target units (0022; see claims 1, 2, 6 and 7; "...encrypting one or more portions of data based on the encryption ratio..."),

wherein the entire data length of the each of the encryption target units does not change both prior to and subsequent to being encrypted.

What Raley et al does not explicitly teach is wherein the entire data length of the each of the encryption target units does not change both prior to and subsequent to being encrypted.

Kawano et al discloses wherein the entire data length of the each of the encryption target units does not change both prior to and subsequent to being encrypted (see figs. 6D, 6E; col. 12, lines 30-40)

Accordingly it would have been obvious to one of ordinary skill in the art at the time of applicant's invention to modify the system of Raley et al and incorporate a method wherein the entire data length of the each of the encryption target units does not change both prior to and subsequent to being encrypted in view of the teachings of Kawano et al in order to further ensure security.

Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The reference cited to Liu et al et al U.S. Patent 5,539,827 is document considered relevant to the claimed invention.

Examiner's Note: Examiner has cited particular columns and line numbers in the references as applied to the claims below for the convenience of the applicant.

Although the specified citations are representative of the teachings in the art ad are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested that the applicant, in preparing the responses, fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the examiner.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Charles C. Agwumezie whose number is **(571) 272-6838**. The examiner can normally be reached on Monday – Friday 8:00 am – 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Fischer can be reached on (571) 272 – 6779.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you

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Charlie Lion Agwumezie

Patent Examiner Art Unit 3621

Acc March 16, 2007

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